



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

In re Application of:	
Maliszewski) Examiner: Brown, Christopher J.
Application No.: 09/821,271) Art Group: 2134
Filed: March 29, 2001)
For: A Method for Maintaining a Security Perimeter During the Handling of)))
Digital Content	_)

Mail Stop Appeal Brief – Patents Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

APPEAL BRIEF IN SUPPORT OF APPELLANT'S APPEAL TO THE BOARD OF PATENT APPEALS AND INTERFERENCES

Sir:

Applicant (hereinafter "Appellant") hereby submits this Brief in support of its appeal from a final decision by the Examiner, mailed March 15, 2006, in the above-captioned case. Appellant respectfully requests consideration of this appeal by the Board of Patent Appeals and Interferences (hereinafter "Board") for allowance of the above-captioned patent application.

An oral hearing is not desired.

TABLE OF CONTENTS

I.	REAL PARTY IN INTEREST	3
II.	RELATED APPEALS AND INTERFERENCES	3
III.	STATUS OF THE CLAIMS	3
IV.	STATUS OF AMENDMENTS	3
V.	SUMMARY OF THE INVENTION	4
VI.	GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL	. 6
VII.	ARGUMENT	. 7
VIII.	CONCLUSION	. 14
IX.	APPENDIX OF CLAIMS	. i
X.	EVIDENCE APPENDIX	. vi
XI.	RELATED PROCEEDINGS APPENDIX	. vi

I. REAL PARTY IN INTEREST

The invention is assigned to Intel Corporation, 2200 Mission College Boulevard,

Santa Clara, California 95052, USA.

II. RELATED APPEALS AND INTERFERENCES

To the best of Appellant's knowledge, there are no appeals or interferences

related to the present appeal that will directly affect, be directly affected by, or have a

bearing on the Board's decision.

III. STATUS OF THE CLAIMS

Claims 1-24 are currently pending in the above-referenced application. No claims

have been allowed. Claims 1-24 are the subject of this appeal.

IV. STATUS OF AMENDMENTS

In response to a Final Office Action, mailed on March 15, 2006, rejecting claims

1-24, Appellant filed a Response After Final under 37 C.F.R. §1.116 on May 15, 2006.

The Examiner mailed an advisory action on June 7, 2006, entering the amendments from

the Response After Final and maintaining the rejections from the Final Office Action.

Appellant filed a Notice of Appeal on June 13, 2006.

A copy of all claims on appeal is attached hereto as an Appendix of Claims.

Docket No.: 42P10448

Application No.: 09/821,271

3

V. SUMMARY OF THE INVENTION

According to one embodiment, a computer system is disclosed. The computer system includes a compressor/decompressor (codec). See Figure 3, 330 and Specification at page 11, paragraph [0033]. The computer system further includes a system module which has one or more functions that are called by the codec to render compressed content. See Figure 3, 340 and Specification at page 11, paragraphs [0034] and [0038]. The computer system further includes an integrity agent to enforce conditions of use for the received content by examining a first voucher describing the integrity of the codec and a second voucher describing the integrity of the one or more functions that are to be accessed by the codec. See Figure 3, 320 and Specification at page 12, paragraphs [0036] and [0037].

According to another embodiment, a trusted player includes a compressor/decompressor (codec) (See Figure 3, 330 and Specification at page 11, paragraph [0033]) and an integrity agent to enforce conditions of use for content received at the trusted player by examining a first voucher describing the integrity of the codec and a second voucher describing the integrity of one or more functions that are to be accessed by the codec. See Figure 3, 320 and Specification at page 12, paragraphs [0036] and [0037].

In yet a further embodiment, a method includes receiving content at a compressor/decompressor (codec). See Figure 5, 510 and 520 and Specification at page 13, paragraph [0041]. The method further includes calling a function of a first component of a system module from the codec to assist in decoding the digital content. See Figure 5, 530 and Specification at page 13, paragraph [0042]. Further,

agent in order to enforce conditions of use of the content by examining a voucher describing the integrity of one or more functions that are to be accessed by the codec.

See Figure 5, 540 and Specification at page 13, paragraph [0042]. The method further includes verifying the authenticity of the first component of the system module at the integrity agent by computing a digest of a memory image of the first component. See Figure 5, 550 and 560 and Specification at page 14, paragraph [0043].

In still a further embodiment, an article of manufacture is disclosed that includes one or more computer readable media that embody a program of instructions. See Figure 2 and Specification at pages 6 and 7-10, paragraphs [0016]-[0018] and [0021]-[0029]. The instructions are verifying the authenticity of one or more functions utilized by a compressor/decompressor (codec) to assist in decoding the digital content. See Figure 5, 510 and 520 and Specification at page 13, paragraph [0041]. The program of instructions, when executed by a processing unit, causes the processing unit to call a function of a first component of a system module from the codec. See Figure 5, 530 and Specification at page 13, paragraph [0042]. Further, intercept the function call to the first component of the system module in order to enforce conditions of use of the content by examining a voucher describing the integrity of one or more functions that are to be accessed by the codec See Figure 5, 540 and Specification at page 13, paragraph [0042], and verify the authenticity of the first component of the system module at the integrity agent by computing a digest of a memory image of the first component. See Figure 5, 550 and 560 and Specification at page 14, paragraph [0043].

VI. GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL

Claims 1, 2, and 4-24 stand rejected under 35 U.S.C. §103(a) as being unpatentable over BOCCON-GIBOD (U.S. Pub. No. 2001/0016836) (hereinafter "BOCCON-GIBOD") in view of Angelo (U.S. Patent No. 5,944,821) (hereinafter "Angelo").

Claim 3 stands rejected under 35 U.S.C. §103(a) as being unpatentable over BOCCON-GIBOD in view of Angelo further in view of Reid (U.S. Patent No. 5,844,575) (hereinafter "Reid").

VII. ARGUMENTS

1. THE PENDING CLAIMS WERE IMPROPERLY REJECTED UNDER 35 U.S.C. § 103(a) BECAUSE THE COMBINATION OF BOCCON-GIBOD AND ANGELO DO NOT DISCLOSE OR SUGGEST EACH AND EVERY FEATURE OF THE PENDING CLAIMS

Appellant respectfully submits that the combination of *BOCCON-GIBOD* and *Angelo* fails to disclose or suggest the claimed invention for the reasons set forth below. As the Honorable Board is well aware, in order to establish a *prima facie* case of obviousness:

First, there must be some suggestion or motivation, either in the references themselves or in the knowledge generally available to one of ordinary skill in the art, to modify the reference or to combine reference teachings. Second, there must be a reasonable expectation of success. Finally, the prior art reference (or references when combined) must teach or suggest all the claim limitations." (Emphasis added). In re Vaech, 947 F.2d 488, 20 USPQ2d 1438 (Fed. Cir. 1991). Manual of Patent Examining Procedure (MPEP), 8th Edition, Revision 2, May 2004, §2143.

(A) Claims 1, 2 and 4-24 were improperly rejected because the combination of BOCCON-GIBOD and Angelo does not disclose or suggest an integrity agent that enforces conditions of use by examining a second voucher describing the integrity of one or more functions that are to be accessed by a codec

Claims 1, 2 and 4-24 are not obvious in view of *BOCCON-GIBOD* and *Angelo* under 35 U.S.C. § 103(a). For example, Appellant's claim 1 recites:

A computer system comprising: a compressor/decompressor (codec); a system module having one or more functions

called by the codec to render compressed content;

an integrity agent to enforce conditions of use for the received content by examining a first voucher describing the integrity of the codec and a second voucher describing the integrity of the one or more functions that are to be accessed by the codec.

Appellant's claim 7 recites:

A trusted player comprising:
a compressor/decompressor (codec); and
an integrity agent to enforce conditions of use for
content received at the trusted player by examining a
first voucher describing the integrity of the codec and a
second voucher describing the integrity of the one or
more functions that are to be accessed by the codec.

Appellant's claim 13 recites:

A method comprising:

receiving content at a compressor/decompressor (codec);

calling a function of a first component of a system module from the codec to assist in decoding the digital content;

intercepting the function call to the first component of the system module at an integrity agent in order to enforce conditions of use of the content by examining a voucher describing the integrity of one or more functions that are to be accessed by the codec; and

verifying the authenticity of the first component of the system module at the integrity agent by computing a digest of a memory image of the first component.

Appellant's claim 20 recites:

An article of manufacture including one or more computer readable media that embody a program of instructions for verifying the authenticity of one or more functions utilized by a compressor/decompressor (codec) to assist in decoding the digital content, wherein the program of instructions, when executed by a processing unit, causes the processing unit to:

call a function of a first component of a system

module from the codec;

intercept the function call to the first component
of the system module in order to enforce conditions
of use of the content by examining a voucher
describing the integrity of one or more functions
that are to be accessed by the codec; and
verify the authenticity of the first component of the

verify the authenticity of the first component of the system module at the integrity agent by computing a digest of a memory image of the first component.

BOCCON-GIBOD discloses a system and method of distributing music and video signals over a network. The system includes a client. The client includes client helper software having a client manager module, playback module, codec units, encryption/decryption modules, key store, key store lock and device manager. The playback module communicates with the codec units to decompress music and video content before playback. See BOCCON-GIBOD at paragraphs [0025] – [0026].

Angelo discloses a computer system that incorporates the capability to protect against the execution of unauthorized or modified code in real time. A secure hash table is provided that contains a secure hash value for each program that the user wants to track. The hash table is stored in protected memory that can only be accessed when the computer system is in a system management mode. Execution of a secured application is then predicated on its current hash value matching a corresponding hash value in the secure hash table. When a user attempts to execute a secured application, a system management interrupt (SMI) is generated. The SMI places the computer system in a system management mode, causing an SMI handler routine to be executed. The SMI handler first generates a current hash value for the program to be executed. Next, the SMI handler checks the stored hash table for an entry for the secured application. If a hash value entry is found, it is compared with the newly-calculated hash value for the

secured application. In the event the two values match, the integrity of the application is guaranteed and it is loaded into memory and executed. For security-sensitive applications, the entire application or a portion of it is loaded into system management mode memory (hereinafter "SMM memory") prior to running the execution. If the two values do not match, the user is alerted to the discrepancy and may be given the option to update or override the stored hash table entry by entering an administrative password.

See *Angelo* at col. 4, 1l. 26 – col. 5, 1l. 5.

Appellant submits that any combination of *BOCCON-GIBOD* and *Angelo* fail to disclose or suggest an integrity agent that enforces conditions of use by examining a second voucher describing the integrity of one or more functions that are to be accessed by the codec. In fact, the Examiner admits that *BOCCON-GIBOD* does not disclose an integrity agent. See the Final Office Action at page 4, paragraph 4. Instead, the Examiner asserts that *Angelo* discloses such an integrity agent. ID.

As described above, *Angelo* discloses using a hash table that contains a secure hash value for each program that a user wants to track in order to protect against the execution of unauthorized or modified code. In the Advisory Action at page 2, the Examiner maintains that:

Angelo US 5,944,821 teaches preventing execution of unauthorized content (Col 12 lines 1-23) the examiner asserts that this is enforcing conditions of use. Angelo teaches hash tables that describe the integrity of the application in question, if the hash does not match the newly created hash, the integrity of the file has been breached. Angelo teaches a second voucher in that Angelo teaches [sic] a hash table for multiple pieces of software that are checked when accessed, but before execution.

Appellant disagrees with the Examiner's interpretation of the Angelo reference.

Angelo explicitly discloses that the hash table contains a secure hash value for each program that a user wants to track. There is no disclosure in Angelo of the hash table

having a hash value for functions accessed by a program. Therefore, Angelo cannot

disclose or suggest examining a voucher describing the integrity of one or more functions

that are to be accessed by a codec.

Since neither BOCCON-GIBOD nor Angelo disclose or suggest an integrity agent

that enforces conditions of use for received content by examining a second voucher

describing the integrity of the one or more functions that are to be accessed by the codec,

any combination of BOCCON-GIBOD and Angelo would not disclose or suggest such a

feature.

Consequently, the Examiner has not established a prima facie case of

obviousness, and the Examiner's rejection of claims 1, 7, 13 and 20 under 35 U.S.C.

§103(a) as being obvious over the combination of BOCCON-GIBOD and Angelo.

Claims 2-6 depend from claim 1, claims 8-12 depend from claim 7, claims 14-19

depend from claim 13 and claims 21-24 depend from claim 20. Given that dependent

claims necessarily include the limitations of the claims from which they depend,

Appellant submits that the invention as claimed in claims 2-6, 8-12, 14-19 and 21-24 are

similarly patentable over the combination of BOCCON-GIBOD and Angelo.

For the forgoing reasons, Appellant submits that the Examiner has failed to search

and find a printed publication or patent that discloses the claimed invention as set forth in

MPEP § 706.02(a).

Thus, the Examiner erred in rejecting claims 1-24 under 35 U.S.C. § 103(a).

Docket No.: 42P10448

2. THE PENDING CLAIM 3 WAS IMPROPERLY REJECTED UNDER 35 U.S.C. § 103(a) BECAUSE ANY COMBINATION OF BOCCON-GIBOD, ANGELO AND REID DO NOT DISCLOSE OR SUGGEST EACH AND EVERY FEATURE OF THE PENDING CLAIMS

Appellant respectfully submits that the combination of *BOCCON-GIBOD*, *Angelo* and *Reid* fails to disclose or suggest the claimed invention for the reasons set forth below.

(A) Claim 3 was improperly rejected because the combination of BOCCON-GIBOD, Angelo and Reid do not disclose or suggest an integrity agent that enforces conditions of use by examining a second voucher describing the integrity of one or more functions that are to be accessed by a codec

Claim 3 is not obvious in view of *BOCCON-GIBOD*, *Angelo* and *Reid* under 35 U.S.C. §103(a). Claim 3 depends from independent claim 1 and necessarily includes each of the features. As discussed above, the combination of *BOCCON-GIBOD* and *Angelo* does not disclose or suggest each and every element of the Appellant's independent claim 1. For example, *BOCCON-GIBOD* and *Angelo* fails to disclose or suggest an integrity agent that enforces conditions of use by examining a second voucher describing the integrity of one or more functions that are to be accessed by the codec.

With respect to claim 3, the Examiner states that *Reid* discloses a compressor using a function providing memory allocation. See Final Office Action at line 12. However, *Reid* does not disclose or suggest an integrity agent that enforces conditions of use by examining a second voucher describing the integrity of one or more functions that are to be accessed by the codec. Therefore, any combination of *BOCCON-GIBOD*, *Angelo* and *Reid* would also not disclose or suggest an integrity agent that enforces

conditions of use by examining a second voucher describing the integrity of one or more functions that are to be accessed by the codec.

Since the combination of *BOCCON-GIBOD*, *Angelo* and *Reid* fails to disclose all of the elements required by Appellant's independent claim 1, the combination of *BOCCON-GIBOD*, *Angelo* and *Reid* fails to teach or suggest each and every element of Appellant's invention as embodied in the claims. Consequently, the Examiner has not established a prima facie case of obviousness, and the Examiner's rejection of claim 3 under 35 U.S.C. §103(a) as being obvious over *Kitahara* and *Nelson* should be reversed.

VIII. <u>CONCLUSION</u>

Appellant respectfully submits that all the appealed claims in this application are patentable and request that the Board of Patent Appeals and Interferences overrule the Examiner and direct allowance of the rejected claims.

Appellant respectfully believes that the \$500.00 to cover the appeal fee for one other than a small entity as specified in 37 C.F.R. § 1.17(c) is not necessary as it was paid with the Appeal Brief filed on August 14, 2006. Please charge any shortages and credit any overpayment to out Deposit Account No. 02-2666.

Respectfully submitted,

BLAKELY SOKOLOFF, TAYLOR & ZAFMAN

Date: September 20, 2006

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FIRST CLASS CERTIFICATE OF MAILING

I hereby certify that I am causing the above-referenced correspondence to be deposited with the United States Postal Service as first class mail with sufficient postage on the date indicated below and that this paper or fee has been addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450

Date of Deposit: September 20, 2006

Name of Person Mailing Correspondence: Leah Schwenke

Signature



APPENDIX OF CLAIMS (37 C.F.R. § 1.192(c)(9))

1. A computer system comprising:

a compressor/decompressor (codec);

a system module having one or more functions called by the codec to render compressed content; and

an integrity agent to enforce conditions of use for the received content by examining a first voucher describing the integrity of the codec and a second voucher describing the integrity of the one or more functions that are to be accessed by the codec.

- 2. The computer system of claim 1 wherein the integrity agent decodes the received content prior to verifying the one or more functions.
- 3. The computer system of claim 1 wherein the system module comprises a first function to provide memory allocation for the codec.
- 4. The computer system of claim 1 wherein the integrity agent verifies the first voucher by comparing the first voucher to the codec.
- 5. The computer system of claim 1 wherein the integrity agent verifies the second voucher by comparing the second voucher to a first function of the system module.
- 6. The computer system of claim 1 further comprising a player application.

7. A trusted player comprising:

a compressor/decompressor (codec); and

an integrity agent to enforce conditions of use for content received at the trusted

player by examining a first voucher describing the integrity of the codec and a second

voucher describing the integrity of one or more functions that are to be accessed by the

codec.

8. The trusted player of claim 7 wherein the integrity agent decodes the received

content prior to verifying the one or more functions.

9. The trusted player of claim 7 further comprising a system module, wherein the

one or more functions utilized by the codec to assist in the decompression of received

content codec are included within the system module.

10. The computer system of claim 7 wherein the integrity agent verifies the first

voucher by comparing the first voucher to the codec.

11. The computer system of claim 7 wherein the integrity agent verifies the second

voucher by comparing the second voucher to a first function of the system module.

12. The trusted player of claim 8 further comprising a player application.

13. A method comprising:

Docket No.: 42P10448

Application No.: 09/821,271

ii

receiving content at a compressor/decompressor (codec);

calling a function of a first component of a system module from the codec to

assist in decoding the digital content;

intercepting the function call to the first component of the system module at an

integrity agent in order to enforce conditions of use of the content by examining a

voucher describing the integrity of one or more functions that are to be accessed by the

codec;; and

verifying the authenticity of the first component of the system module at the

integrity agent by computing a digest of a memory image of the first component.

The method of claim 13 further comprising calling a function of a second 14.

component of a system module from the codec.

The method of claim 13 further comprising preventing the playback of the digital 15.

content if the first module is not authentic.

The method of claim 13 further comprising executing the function call to the first 16.

component of the system module if the first module is authentic.

17. The method of claim 16 further comprising:

determining whether the codec is to call a function of a second component of the

system module to assist in decoding the content;

if so, intercepting the function call to the second component of the system module

Docket No.: 42P10448

Application No.: 09/821,271

iii

at the integrity agent; and

verifying the authenticity of the second component of the system module at the

integrity agent.

The method of claim 17 further comprising playing the digital content if it is 18.

determined that the codec is not to call a function of a second component of the system

module to assist in decoding the content.

19. The method of claim 16 further comprising:

verifying the authenticity of the second component of the system module prior to

calling the function of the first component of a system module; and

preventing the playback of the digital content if the codec is not authentic.

20. An article of manufacture including one or more computer readable media that

embody a program of instructions for verifying the authenticity of one or more functions

utilized by a compressor/decompressor (codec) to assist in decoding the digital content,

wherein the program of instructions, when executed by a processing unit, causes the

processing unit to:

call a function of a first component of a system module from the codec;

intercept the function call to the first component of the system module in order to

enforce conditions of use of the content by examining a voucher describing the integrity

of one or more functions that are to be accessed by the codec; and

Docket No.: 42P10448

Application No.: 09/821,271

iv

verify the authenticity of the first component of the system module at the integrity

agent by computing a digest of a memory image of the first component.

21. The article of manufacture of claim 20 wherein the program of instructions, when

executed by a processing unit, further causes the processing unit to call a function of a

second component of a system module from the codec.

The article of manufacture of claim 20 wherein the program of instructions, when 22.

executed by a processing unit, further causes the processing unit to prevent the playback

of the digital content if the first module is not authentic.

The method of claim 20 wherein the program of instructions, when executed by a 23.

processing unit, further causes the processing unit to execute the function call to the first

component of the system module if the first module is authentic.

The method of claim 23 wherein the program of instructions, when executed by a 24.

processing unit, further causes the processing unit to:

determine whether the codec is to call a function of a second component of the

system module to assist in decoding the content;

if so, intercept the function call to the second component of the system module;

and

verify the authenticity of the second component of the system module.

Docket No.: 42P10448

Application No.: 09/821,271

v

X. EVIDENCE APPENDIX

None.

XI. RELATED PROCEEDINGS APPENDIX

None.

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	DANCHI	TTAL		Complete if Known					
	RANSMI		Application Number	09/821,271					
•	for FY 200	5	Filing Date	March 29, 2001					
Pate	ent fees are subject to annual rev	ision.	First Named Inventor	Richard L. Maliszewski					
☐ Applicant clair	ns small entity status. S	ee 37 CFR 1.27.	Examiner Name	Brown, Christopher J.					
			Art Unit	2134					
TOTAL AMOUI	NT OF PAYMENT	(\$) 0.00	Attorney Docket No.	42390P10448					
Check ☐ Credit card ☐ Money Order ☐ None ☐ Other (please identify): ☐ Deposit Account Deposit Account Number: 02-2666 Deposit Account Name: Blakely, Sokoloff, Taylor & Zafman LLP For the above-identified deposit account, the Director is hereby authorized to: (check all that apply) ☐ Charge fee(s) indicated below ☐ Charge fee(s) indicated below, except for the filing fee ☐ Charge any additional fee(s) or underpayment of fee(s) ☐ Credit any overpayments ☐ Under 37 CFR §§ 1.16, 1.17, 1.18 and 1.20.									
1. EXTRA CL Total Claims Independent Claims Multiple Dependent		Fee from below Fee Paid 50.00 = \$0.00 200.00 = \$0.00							
Fee Fee Fee Code (\$) Cd 1202 50 22 1201 200 22 1203 360 22 1204 790 22		s in excess of 3	ent **or <i>numbei</i>	r previously paid, if greater, For Reissues, see below					
2. ADDITION Large Entity Fee Fee Code (\$) 1051 130 1052 50 2053 130 1251 120 1252 450	Small Entity Fee Code Fee (5) 2051 65 Surcharge - late 2052 2052 25 Surcharge - late 300 200 200 200 200 200 200 200 200 200	bly within first month		Fee Paid					

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Code	(\$)	Code	(\$)	Fee Description				
1051	130	2051	65	Surcharge - late filing fee or oath				
1052	50	2052	25	Surcharge - late provisional filing fee or cover sheet.				
2053	130	2053	130	Non-English specification				
1251	120	2251	60	Extension for reply within first month				
1252	450	2252	225	Extension for reply within second month				
1253	1,020	2253	510	Extension for reply within third month				
1254	1,590	2254	795	Extension for reply within fourth month				
1255	2,160	2255	1,080	Extension for reply within fifth month				
1401	500	2401	250	Notice of Appeal				
1402	500	2402	250	Filing a brief in support of an appeal				
1403	1,000	2403	500	Request for oral hearing				
1451	1,510	2451	1,510	Petition to institute a public use proceeding				
1460	130	2460	130	Petitions to the Commissioner				
1807	50	1807	50	Processing fee under 37 CFR 1.17(q)				
1806	180	1806	180	Submission of Information Disclosure Stmt				
1809	790	1809	395	Filing a submission after final rejection (37 CFR § 1.129(a))				
1810	790	2810	395	For each additional invention to be examined (37 CFR § 1.129(b))				
Other fee	e (specify)							
				SUBTOTAL (2)	(\$)			

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